

DECLARATION

I affirm under penalty of perjury under the laws of the United States of America and pursuant to 28 U.S.C. Section 1746 that I have read this Declaration and the facts stated below are true and correct within my personal knowledge.

1. I am Plaintiff's attorney in the case no. 18-cv-915 in the US District Court for New Mexico and have knowledge of proceedings in the case.
2. A dispute resolution that resulted in the dismissal of all Plaintiff's claims against Agentra LLC in the case, was that all discovery products received from Agentra were destroyed or deleted. Therefore Plaintiff and her undersigned attorney are unable to disclose these items at this time. Statements about the prior discovery with Agentra are based on my recollection and review of work-product in this case.
3. If Defendant Hamilton's motion to set aside the default judgment were granted, Plaintiff would be prejudiced by having to engage in renewed duplicative discovery with Agentra LLC to provide the Court with evidence from Agentra showing that (a) throughout the years 2018 and 2019 Defendant personally regularly used the email address tracyann@deanhamiltoninsurance.com and (b) that Agentra put Hamilton on notice of Plaintiff Mohon's Summons and Complaint, prior to the Court's entry of the Default Judgment, by asking for her cooperation in coordinating a defense.
4. Exhibits 2-15 to Plaintiff's Response to Defendant's Doc. 113 and Page 52 of Doc. 1-1 are public information from the State of Florida that I retrieved. Florida's Division of Corporations has provided a conspicuous website at sunbiz.org where visitors can search for and retrieve true

copies of corporate filings, in electronic pdf format, for free. A visitor may search by entity name or registered agent name. The exhibits were located by searching for “Tracyann Hamilton”. I attach to this Declaration 3 photos which accurately depict what any visitor to Florida’s website can readily locate, view, read and/or retrieve about Defendant Hamilton.

5. Exhibit 16 to Plaintiff’s Response to Doc. 113 is also public information that I personally retrieved. I did so by writing a letter to Florida’s Department of Financial Services requesting available public information pertaining to Defendant’s license to be an insurance agent in Florida.

Signed on August 22, 2022 by:



Sid Childress, Lawyer
Attorney for Plaintiff



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Officer/Registered Agent Name List	Entity Name	Entity Number	Hamilton Treasury Section
Officer/RA Name			
HAAMILTON TRACYNAN	DEAN-HAMILTON INSURANCE CORP	P19000047914	Hamilton Treasury
HAAMILTON TRACYNAN N	DEAN-HAMILTON INSURANCE, LLC	L14000148002	
HAAMILTON TRACYNAN N	DEAN-HAMILTON INSURANCE, LLC	L14000148002	
HAAMILTON TRACYNAN N	DEAN-HAMILTON SOCIOECONOMIC DEVELOPMENT CORP	N19000030871	
HAAMILTON TRACYNAN N	DEAN-HAMILTON SOCIOECONOMIC DEVELOPMENT CORP	N19000030871	
HAAMILTON TRACYNAN N	SMITH & HAMILTON CORP	N19000030871	
HAAMILTON TRACYNAN N	SMITH & HAMILTON CORP	P20000022538	
HAAMILTON TRACYNAN N	SMITH & HAMILTON CORP	P19000047914	
HAAMILTON TRACYNAN N	TLD APPRAISALS, LLC	P20000022538	
HAAMILTON TRACYNAN N	TLD APPRAISALS, LLC	L10000008758	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L10000008758	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	P10000003959	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L17000006007	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	P15000017152	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	P15000017152	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L17000006007	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L10000015403	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L07000019493	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L04000005982	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	L10000000516	
HAAMILTON TRACYNAN N	TYORS BOUTIQUE & ACCESSORIES INC.	N09000009047	



DELANEY HARTLEY INSURANCE, LLC

Chief Financial Officer	614.600.1000
Human Resources Manager	614.600.1000
IT Manager	614.600.1000
Legal Counsel	614.600.1000
Marketing Manager	614.600.1000
Operations Manager	614.600.1000
Product Development Manager	614.600.1000
Quality Control Manager	614.600.1000
Research & Development Manager	614.600.1000
Sales Manager	614.600.1000
Supply Chain Manager	614.600.1000
Training Manager	614.600.1000
Warehouse Manager	614.600.1000

Effective Date	05/27/2014
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Event Date Filed	Event Effective Date
05/23/2019	NONE

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MailBox Address

STATE NO.

Registered Agent Name & Address
WATSON TOWNSHIP, TOWNSHIP OF

163
 984-985 GARDNER, P. J. 1986

Address Changed 01/12/2017

REGISTRATION NO. 00000000

7971 Highway Blvd
SUITE 101

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2017	01/12/2017
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Diagnostical findings

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02/17/2010 - CTRM, CHACMS

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Abstract: This study examined the effects of a 12-week, 100% body weight (BW) resistance training program on the muscle strength, body composition, and cardiovascular fitness of 10 sedentary, middle-aged women. The program consisted of three sessions per week, each including a 10-minute warm-up, 20 minutes of resistance training, and 10 minutes of cardiovascular exercise. The resistance training program was designed to increase muscle strength and endurance. The cardiovascular exercise program was designed to improve cardiovascular fitness. The results of the study showed that the 12-week program significantly increased muscle strength, body composition, and cardiovascular fitness in the women. The program was well-tolerated and had no adverse effects on the women's health. The results of this study suggest that a 12-week, 100% BW resistance training program is an effective and safe way to improve muscle strength, body composition, and cardiovascular fitness in sedentary, middle-aged women.

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